# Exhibit A

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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

SHAHRIAR JABBARI and KAYLEE HEFFELFINGER, on behalf of themselves and all others similarly situated,

Plaintiffs.

WELLS FARGO & COMPANY AND WELLS FARGO BANK, N.A.,

Defendants.

No. 15-cv-02159-VC

REVISED [PROPOSED] ORDER **GRANTING FINAL APPROVAL OF** CLASS ACTION SETTLEMENT, APPROVING SERVICE AWARDS, AND AWARDING ATTORNEYS' FEES AND **EXPENSES** 

Judge: Hon. Vince Chhabria

On May 30, 2018, this Court held a Final Fairness Hearing to determine whether the terms and conditions of the Amended Stipulation and Agreement of Class Action Settlement and Release ("Settlement," "Settlement Agreement," or "SA") agreed to by Plaintiffs Shahriar Jabbari and Kaylee Heffelfinger, and proposed Settlement Class Representatives Jose Rodriguez and Antonette Brooks, individually and on behalf of the Settlement Class (or "Class"), and Defendants Wells Fargo & Company and Wells Fargo Bank, N.A. ("Defendants" or "Wells Fargo"), are fair, reasonable, and adequate and should be approved by the Court, and whether an Order and Final Judgment should be No. 15-cv-02159-VC REVISED ORDER GRANTING

FINAL APPROVAL, APPROVING SERVICE AWARDS, AND ATTORNEYS' FEES

entered dismissing the above-referenced Action with prejudice and releasing the Released Claims as defined in Paragraph 2.50 of the Settlement Agreement. The Court also considered Plaintiffs' request for Class Representative service awards and an award of attorneys' fees and expenses. The Court finds that this Settlement complies with the Northern District of California's Procedural Guidance for Class Action Settlements. The Court also finds that the Settlement represents a successful outcome for the Settlement Class; will provide significant monetary benefits to the Settlement Class while removing the risk and delay associated with further litigation; and is fair, reasonable, and adequate pursuant to Federal Rule of Procedure 23. The Court also finds that the requested service awards, attorneys' fees, and expenses are reasonable. Therefore,

#### IT IS HEREBY ORDERED, ADJUDGED AND DECREED:

- 1. The Court grants the Motion for Final Approval of the Revised Class Action Settlement Agreement and Release and grants final approval to the Settlement. This Order (the "Final Approval Order") incorporates by reference the definitions in the Settlement Agreement, and all capitalized terms used here shall have the same meanings as they have in the Settlement Agreement.
- 2. This Court has personal jurisdiction over all Settlement Class Members and subjectmatter jurisdiction to approve the Settlement Agreement.

#### **Compliance with Preliminary Approval Order**

3. All the revisions that the Court requested in its Preliminary Approval Order (ECF 165) have been implemented. *See* Declaration of Derek W. Loeser in Support of Plaintiffs' Motion for Final Approval of Class Action Settlement, Certification of a Settlement Class, Service Awards and Fee/Cost Award (Loeser Declaration) (ECF 186). Specifically, Section 39 of the revised long-form notice (ECF 162-7) was altered before distribution to make clear that mediation does not impose a binding result on the parties, but depends on the parties' mutual agreement. Also, Section 42 of the revised long-form

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notice (ECF 162-7) was altered before distribution to include an appropriate email address for Class

#### **Class Certification and Final Settlement Approval**

- 4. The Court confirms its previous certification of the Settlement Class, for settlement purposes only, pursuant to Federal Rule of Civil Procedure 23(b)(3). The Settlement Class is defined as follows: All Persons for whom Wells Fargo or Wells Fargo's current or former subsidiaries, affiliates, principals, officers, directors, or employees opened an Unauthorized Account or submitted an Unauthorized Application, or who obtained Identity Theft Protection Services from Wells Fargo during the period from May 1, 2002 to April 20, 2017, inclusive, with the exception of (i) Defendants' officers, directors and employees; (ii) the judicial officers and associated court staff assigned to this case, and the immediate family members of such officers and staff; and (iii) Persons who timely and properly opt-out of the Settlement Class pursuant to the procedures set out in Paragraph 12 of the Settlement Agreement. The Court confirms its previous determination in the Preliminary Approval Order that, for settlement purposes only, the Action meets all the prerequisites of Rule 23(a) and the requirements of Rule 23(b)(3).
- 5. The Court confirms its previous appointment of the following people as Class Representatives: Shahriar Jabbari, Kaylee Heffelfinger, Jose Rodriguez, and Antonette Brooks. The Court finds that these Class Representatives have adequately represented the Settlement Class for purposes of entering into and implementing the Settlement.
- 6. The Court confirms its previous appointment of Derek W. Loeser, Gretchen Freeman Cappio, Daniel Mensher, Jeffrey Lewis, and Matthew J. Preusch of Keller Rohrback L.L.P. as Class Counsel. Class Counsel have adequately represented the Settlement Class for purposes of entering into and implementing the Settlement.

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- 7. The Court confirms its previous appointment of Rust Consulting as the Settlement Administrator and finds that it has so far fulfilled its duties under the Settlement. The Court orders that the Settlement Administrator shall be paid according to the Settlement Agreement for expenses relating to the Notice Plan and administration of the Settlement.
- 8. The Court finds that the Settlement creates a non-reversionary Settlement Fund of \$142 million, which Wells Fargo has deposited into the Escrow Account as required by the Preliminary Approval Order. The Escrow Account was established as a Qualified Settlement Fund within the meaning of Treasury Regulation Section 1.468B-1 of the U.S. Internal Revenue Code of 1986, as amended. Class Counsel shall, in its sole discretion, appoint an Escrow Agent who shall hold and distribute funds as provided herein. All costs and expenses of the Escrow Agent, including taxes, if any, shall be paid from the funds under its control, including any interest earned on the funds.
- 9. The Court finds that, in addition to the \$142 Settlement Fund, Wells Fargo has agreed to pay the cost of engaging the Consumer Reporting Agencies to conduct their respective tasks in connection with the analysis of Credit Impact Damages; up to \$1 million of the cost of conducting the expert analysis necessary to calculate Credit Impact Damages; \$1 million toward the increased cost of mailing notice by envelope to Consultant-Identified Persons; certain call center costs related to management, training, and live support; and certain additional settlement administration costs necessitated by the supplemental notices issued by Wells Fargo at the direction of the Court.
- 10. The Court finds that the Settlement is, within the meaning of Rule 23(e) of the Federal Rules of Civil Procedure, fair, reasonable, and adequate and in the best interests of the Class Representatives, the Settlement Class, and each of the Settlement Class Members, and is consistent and in compliance with all requirements of due process and federal law. The Court further finds that the Settlement is the result of arm's-length negotiations between experienced counsel representing the

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interests of the Class Representatives, the Settlement Class Members, and the Defendants, and that there are no signs of collusion between the Parties. The Court further finds that the Parties have evidenced full compliance with the Court's Preliminary Approval Order and other Orders relating to this Settlement.

The Settlement shall be consummated pursuant to the terms of the Settlement Agreement and this Order, and the Parties are hereby directed to perform those terms.

- 11. The Court finds that the Notice Plan, previously approved (as modified) by the Court in its Preliminary Approval Order, has been implemented accurately and fully, and in compliance with the Preliminary Approval Order. The Notice Plan as implemented by the Parties complies with Federal Rule of Civil Procedure 23(c)(2)(B). It constituted the best practicable notice; was reasonably calculated, under the circumstances, to apprise Settlement Class Members of the pendency of the Action and of their right to exclude themselves or object to the Settlement and to appear at the Final Fairness Hearing; and was reasonable and constituted due, adequate, and sufficient notice to all persons entitled to receive notice.
- 12. The Notice Plan was extensive and robust. It included direct mail notice to 2,992,937 potential Class members based on data provided by Wells Fargo. Botzet Decl. at 2-4 (ECF 182). The Settlement Administrator has reported to Class Counsel that an additional 29,547 notice packets were mailed to those who requested them. In addition, Wells Fargo provided more than 100 million email notices to current and former Wells Fargo customers in two rounds of email notice, and will send more than 40 million additional notices in a third round by June 22, 2018. Mathews Decl. at 2 (ECF 245-5). Wells Fargo also incorporated notices into more than 67 million statements mailed or made electronically available to Wells Fargo customers. *Id*.
- 13. In addition to that robust direct mail and email notice program, the Settlement provided an extensive media and advertising component. *See* Wheatman Decl. (ECF 183). That included printing

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- 14. The Court finds that the Plan of Allocation is fair, reasonable, and adequate. The Settlement provides for three types of payment: (1) Fee Damages and (2) Credit Impact Damages, both of which together compose "Compensatory Damages"; and (3) and a "residual" payment, which is termed "Non-Compensatory Damages" under the Settlement. The Plan of Allocation provides that Authorized Claimants will be reimbursed from the Net Settlement Amount for Compensatory Damages, and will also be allocated Non-Compensatory Damages. The Plan of Allocation is tailored to the particular facts and circumstances of this case, and includes an innovative approach to tailoring compensation for increased borrowing costs due to credit score impact.
- 15. The Court finds that the Plan of Allocation with respect to Non-Compensatory Damages is fair, reasonable, and adequate. The Settlement provides for a reserve totaling \$25 million for residual payments to Settlement Class members based on the number of Unauthorized Accounts, Unauthorized Applications, and instances of authorized enrollment in Identity Theft Protection Services for each Class member.
- 16. In accordance with the Order on the Parties' Stipulation and Administrative Motion re Settlement Reserve and Schedule (ECF 176), the Court orders that in the event the number of

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ORDER GRANTING FINAL APPROVAL, APPROVING SERVICE AWARDS, AND ATTORNEYS' FEES

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Unauthorized Accounts identified by Settlement Class Members in the claims process and not disputed by the Settlement Administrator exceeds Plaintiffs' 3.5 million estimate, Wells Fargo will proportionally increase the \$25 million reserve so that the ratio of reserve to Unauthorized Accounts is no less than what was implied by Plaintiffs' estimate at the time of Preliminary Approval, such that:

- A. the Settlement Administrator shall calculate the Excess Ratio by dividing the number of Unauthorized Accounts, as validated by the Settlement Administrator through the Claims process, by 3,500,000; and
- B. Paragraph 9.9 of the Settlement Agreement shall be deemed modified as follows: wherever "\$19,366,000" appears in such Paragraph, it shall be replaced by a product obtained by multiplying \$19,366,000 against the Excess Ratio; and wherever "\$5,634,000" appears in such Paragraph, it shall be replaced by a product obtained by multiplying \$5,634,000 against the Excess Ratio.
- 17. Compensatory Damages consists of two components: (1) increased borrowing cost due to credit score impact as a result of a Credit Analysis Account ("Credit Impact Damages"); and (2) unreimbursed fees assessed by Wells Fargo in connection with certain Unauthorized Accounts ("Fee Damages").
- 18. The Court finds that the Plan of Allocation with respect to Credit Impact Damages is fair, reasonable, and adequate. The Court has reviewed the Declaration of Edward M. Stockton (ECF 184) and the Exhibits thereto and finds that Edward M. Stockton is qualified to design the Credit Impact Damages model by his specialized knowledge; that, under the model, Credit Impact Damages are based on sufficient data under the circumstances; that the model is the product of reliable principles, reliably applied to the available data; and that the model presents a feasible, reasonable, fair, and objective method for estimating the amount of credit cost injury suffered by the Class. The model compares the

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cost of credit that a consumer would incur absent the alleged unauthorized conduct to the cost that the consumer incurred, or is expected to incur, assuming that the alleged unauthorized conduct did occur. The difference is equal to the estimated effect on credit cost from the allegedly unauthorized conduct, and determined through review of literature, other research, and various reliable quantification techniques.

- 19. The Court finds that the Plan of Allocation with respect to Fee Damages is fair, reasonable, and adequate. The Plan of Allocation reasonably and fairly accounts for the unavailability of data for the 2002-2008 period by allocating Fee Damages to every account from the 2002-2008 period, but making the per-account payment equal to the average 2009-2017 Fee Damages payment. While Consultant-Identified Persons are not eligible to receive Fee Damages in connection with the account, product, or service identified through the Consultant Analysis as potentially being an Unauthorized Account, any fees assessed by Wells Fargo in connection with such an account, product, or service have been or will be reimbursed through a separate process. Consultant-Identified Persons remain eligible to receive Fee Damages in connection with Unauthorized Accounts that were not identified through the Consultant Analysis. Consultant-Identified Persons are eligible to receive Credit Impact Damages in connection with an Unauthorized Credit Analysis Account, regardless of whether the Unauthorized Credit Analysis Account was identified through the Consultant Analysis.
- 20. The Court has reviewed the updated list of opt outs provided by Class Counsel following the Final Approval hearing and attached hereto as Exhibit A and approves that list, including those who filed untimely exclusions, as constituting the complete list of all Persons who have submitted timely requests for exclusion from the Settlement Class. Within 14 days of the issuance of this Order, Class Counsel shall file under seal the opt out forms or online exclusions submitted by those Persons on the list attached as Exhibit A.

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- 21. The exclusion request submitted by the Navajo Nation shall be effective as to claims asserted in the Navajo Nation's own proprietary interests, but does not effectuate an exclusion of individual members of the Navajo Nation from the Settlement Class nor does it limit any res judicata effect this Judgment has on the claims the Navajo Nation has asserted, or may in the future assert, to protect the interests of members of the Navajo Nation. See California v. Intelligender, LLC, 771 F.3d 1169, 1181 (9th Cir. 2014) ("[W]hen the government seeks individual relief on behalf of an already defeated litigant, res judicata usually applies."). Each of these individual Class Members have a due process right to intelligently and individually choose whether to continue in this lawsuit as Settlement Class Members, and they are adequately represented in this lawsuit by Class Counsel. See Hanlon v. Chrysler Corp., 150 F.3d 1011, 1024 (9th Cir. 1998) (class rights cannot be exercised "en masse . . . by attempting to effect a group-wide exclusion from an existing class. Indeed, to do so would infringe on the due process rights of the individual class members, who have the right to intelligently and individually choose whether to continue in a suit as class members.").
- 22. Those individuals who filed both a claim and an exclusion, identified on the list provided by Class Counsel and attached hereto as Exhibit B, shall not be excluded unless they subsequently communicate their intent to Class Counsel or the Settlement Administrator to withdraw their claim and not participate in the Settlement on or before July 7, 2018. Class Counsel or the Settlement Administrator shall contact these Class Members, to the extent not already done, and inquire of their intentions in this regard, and shall file a supplemental list of validated opt outs, if any, from the list attached as Exhibit B, and shall file under seal the opt out forms or online exclusions submitted by those persons, no later than July 14, 2018.
- 23. The Court has carefully considered the objections to the Settlement and class certification and overrules them.

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24. The Court finds that formal discovery is not a prerequisite to a fair settlement under Rule 23(e), and that Class Counsel had sufficient information to make an informed decision about settlement. The Court also notes that the Settlement accounts for uncertainty about the precise size of the Class by providing an uncapped guarantee of Compensatory Damages, and by proportionally increasing the reserve for Non-Compensatory Damages in the event the number of Unauthorized Accounts identified by Settlement Class Members in the claims process and not disputed by the Settlement Administrator exceeds Plaintiffs' 3.5 million estimate. *See supra* ¶ 17.

- 25. The size of the Settlement is within the range of reasonableness allowed by Rule 23(e). There is a significant risk that, absent this Settlement, a class could not be certified. In light of that risk, and others, the Court finds that the Settlement reasonably discounts from the upper limit of feasible recovery.
- 26. The Court has evaluated the Credit Impact Damages methodology and overrules objections to it. The methodology compensates Class members for increased borrowing costs due to credit score impact, and does so in an administratively practical manner.
- 27. The Court also rejects the argument that the Settlement is unfair because it requires Wells Fargo to ask the Consumer Reporting Agencies to suppress certain credit inquiries and Delinquency or Derogatory Reports instead of simply directing the Consumer Reporting Agencies to do so. The Consumer Reporting Agencies are not Parties and cannot be directly bound by the Settlement. The Parties do not control the Consumer Reporting Agencies; however, the Court has no reason to believe that the Credit Reporting Agencies have not or will not suppress information as requested by Wells Fargo.

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Differences among state laws do not bar certification of the class here, as Plaintiffs have

states.

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29. Because the Court finds that the Notice complied with due process and the requirements of Rule 23, it overrules objections to the Notice.

asserted a claim under a federal statute (the Fair Credit Reporting Act) that is equally applicable in all

- 30. Pursuant to this Order and Final Judgment, with respect to the Released Parties,
  Settlement Class Members' Released Claims are hereby dismissed with prejudice and without costs,
  other than those permitted under the Settlement Agreement or by this Order.
- 31. As of the Effective Date, the Class Representatives, and all Settlement Class members who have not been excluded from the Settlement Class, and their heirs, estates, trustees, executors, administrators, principals, beneficiaries, representatives, agents, assigns, and successors, and/or anyone claiming through them or acting or purporting to act for them or on their behalf, regardless of whether they have received actual notice of the proposed Settlement or have executed and delivered a Claim Form, shall have conclusively compromised, settled, discharged, and released any and all Released Claims against any Released Party, and shall be bound by the provisions of the Settlement Agreement and this Order. Furthermore, as of the Effective Date, the Class Representatives, and all Settlement Class members shall by operation of the final judgment have expressly waived, to the fullest extent permitted by law, any and all provisions, rights and benefits conferred by California Civil Code section 1542, and any law of any state or territory of the United States, or principle of common law, or the law of any foreign jurisdiction, that is similar, comparable, or equivalent to California Civil Code section 1542.

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#### Service Awards, Attorneys' Fees, and Expenses

- 32. The Court finds that the proposed service awards are fair and reasonable, and now Orders those awards to be paid out of the Settlement Fund to the following Class Representatives pursuant to the Settlement Agreement: to Shahriar Jabbari, \$5,000; to Kaylee Heffelfinger, \$5,000; to Jose Rodriguez, \$5,000; and to Antonette Brooks, \$5,000.
- The Court awards to Class Counsel attorneys' fees in the amount of \$21,300,000, to be 33. paid out of the Settlement Fund pursuant to the parties' agreement, and the terms set forth in this Order. Noting that the Ninth Circuit's "benchmark" for percentage-of-the-recovery awards is 25%, the Court finds that the attorneys' fee award, which is 15% of the Settlement Fund is fair and reasonable under the percentage-of-the-recovery method based upon the following factors: (1) the results obtained by counsel in this case, which not only make the Class whole through guaranteed and uncapped Compensatory Damages, but also guarantee Non-Compensatory Damages; (2) the considerable risk at the outset of this case that Class Counsel would receive nothing, given the presence of an arbitration agreement and attendant challenges that they would face in securing and maintaining Class Certification; (3) the substantial non-monetary benefits for the Class, which include requests to suppress Unauthorized Accounts on consumer reports, scrub unauthorized deposit accounts from Early Warning Services reports, and entitle Class members to a review of their credit history for Unauthorized Accounts or credit inquiries; (4) the range of awards made in similar cases, which are often well above the 15% fee requested here; and (5) the considerable financial burdens that Class Counsel shouldered on a contingent basis. These factors justify the requested award, which falls well below the Ninth Circuit's 25% percent benchmark.

Counsel have adequately documented these expenses, all of which are compensable litigation

Fund until after Class Counsel files a Notice of Completion of Duties and the Court authorizes the

release to Class Counsel of the attorneys' fees remaining in the Settlement Fund. Class Counsel shall

file the Notice of Completion of Duties only after substantially all of the Settlement Fund has been

distributed to the Class and administration of the Settlement is substantially complete. The Notice of

Completion of Duties shall generally describe the results of the Settlement administration process,

including the total cost of administration, noting the portions of these costs paid by Wells Fargo.

fees and costs, and overrules them. The ex ante risk that Class Counsel assumed by filing this case

expert-designed compensation for increased borrowing costs due to credit score impact. Empirical

was considerable, and the Settlement provides substantial and innovative relief to the Class, including

Their Fee Awards, 7 J. Empirical Legal Stud. 811, 839 tbl.11 (2010); Theodore Eisenberg & Geoffrey

P. Miller, Attorney Fees and Expenses in Class Action Settlements: 1993–2008, 7 J. Empirical Legal

Stud. 248, 265 tbl.7 (2010). The Court also deems it reasonable to account for the full \$142 million

Settlement Fund in setting a fee, rather than excluding administrative costs. No objector challenges

those administrative costs as excessive, and the costs were expended for the common benefit of the

expenses that were advanced for the benefit of the Class.

The Court also awards to Class Counsel \$515,549.74 as reimbursement of expenses.

Ten percent of Class Counsel's awarded attorneys' fees shall remain in the Settlement

The Court has carefully considered objections to Class Counsel's motion for attorneys'

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research indicates that for a recovery in the range of \$142 million, a fee of 15% is slightly lower than the median and average. Brian T. Fitzpatrick, *An Empirical Study of Class Action Settlements and* 

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ORDER GRANTING FINAL APPROVAL, APPROVING SERVICE AWARDS, AND ATTORNEYS' FEES 

#### No. 15-cv-02159-VC

#### Appeal Bonds

- 37. Class action objectors can play an important role in class action settlements. However, the Court is aware that the objection process can be abused by objectors and their counsel who lodge meritless objections for the sole purpose of delaying the implementation of a settlement through appeals in order to be paid fees.
- 38. This Court has held that factors such as the following should be taken into account in determining whether to require an appeal bond: (1) the appellant's financial ability to post a bond; (2) the risk that the appellant would not pay the appellee's costs if the appeal loses; (3) the merits of the appeal; and (4) whether the appellant has shown bad faith or vexatious conduct. *Fleury v. Richemont N. Am.*, *Inc.*, No. C-05-4525 EMC, 2008 WL 4680033, at \*6 (N.D. Cal. Oct. 21, 2008).
- 39. Under Azizian v. Federated Department Stores, Inc., 499 F.3d 950, 960 (9th Cir. 2007), an appeal bond can include taxable costs and administrative costs incurred during the delay of settlement.
- 40. Relevant to the third and fourth factors are whether an objection is wholly without merit or the objector or the objector's counsel has a history of making groundless or bad-faith objections. Such a history makes an appellant less likely to pay costs, and tends to show that an appeal would have little merit. Professor Robert H. Klonoff, an expert in class action litigation, identifies certain objectors and/or their counsel as serial objectors. *See* Supplemental Decl. of Prof. Robert H. Klonoff Relating to Class Settlement Approval, Attorneys' Fees, Costs, and Incentive Payments ¶ 13 & n.11.
- 41. In the event notices of appeal are filed, the Court will evaluate the above factors when deciding whether a bond is appropriate, and if so, in what amount, based on further briefing.

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42. Without affecting the finality of this Judgment, the Court reserves jurisdiction over the Class Representatives, the Settlement Class, and Defendants as to all matters concerning the administration, consummation, and enforcement of the Settlement Agreement.

#### IT IS SO ORDERED.

Dated: June 14 \_\_\_\_\_, 2018

VINCE CHHABRIA United States District Judge

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# EXHIBIT A

### Jabbari, et al. v. Wells Fargo & Co., et al. No. 15-cv-2159

#### **Exclusions**

2.	THERESE A KRAEMER
3.	MARIA B DIAZ
4.	ALEXANDER R MACKENZIE
5.	DARYL & JOANNE SINGER
6.	DAVID A SINGER
7.	DR. TONI J LUCERO
8.	KIM JOHN OVERBECK
9.	COLEMAN R FERGUSON
10.	WILLIS JOHNSON
11.	BRENT LETT
12.	JENNIFER CONNORS
13.	SAMSON WILLIAMS
14.	GEORGE WEISS
15.	ROBERTO RIZZI
16.	BARBARA A HANSELL
17.	JUAN FRANCISCO MORENO
	CASTILLO
18.	TODD RAY
19.	ILENE M SANDS
20.	JANEICE MOORE
21.	VIRGINIA P MORALES
22.	ERIN R KOLP
23.	CYNTHIA RAYE RISPAUD
24.	AARON BELL
25.	THURMAN L LONG
26.	FRED WILD
27.	BEN BALLANCE
28.	CHERESH CASINELLI
29.	BEVERLY A BEDELL
30.	ORODINA DORESTE
31.	BACH DAM
32.	LORRAINE M BETANCOURT
	HARRY E DYE
-	ISAAC ASHKERAZIC
35.	ESTATE OF MARION YOUNG
36.	SAMUEL GRECO
37.	THOMAS WESSEL
38.	KEITH G LEE
39.	LAURIE ASTERN
	LUIS CORVERA
41.	CHRISTINE FULLER
42.	SONGKRAN CHIMKIT
	PAMELA BURNETT
	MARIA T RHODES
45.	KENNETH M BUCK

ROBERT DANIEL DESPREZ

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46.	ZACHARY CHRISTENSEN
47.	ENG JU ONG
48.	SHEILA A ENGSTAD
49.	PHERLAWNNA LESLIE
50.	ANTHONY CATO
51.	JOSEPH W STEELE
52.	APRIL THOMAS
53.	PATRICIA RIVAS
54.	KIM WESTON
55.	REGINA WHITE
56.	ARMANDO AYALA
57.	SHAIMONT JORDAN
58.	JENNIFER K ZELENY
59.	TRACY KILGORE
	KAY M MITCHELL
61.	LAWRENCE J MITCHELL
62.	
63.	ANDREW GORAYEB
64.	MATTHEW GRAGG
65.	MARIA C CISNEROS
66.	WILLETTE KING
67.	GEORGE C SCHENCK
68.	GWEN BESTEN
69.	ERIC TALASKA
70.	MATTHEW BISHOP
71.	ADRIENNE THOMPSON
72.	CONSTANT W OUEDRAOGO
73.	ANI KHONDKARYAN
74.	JEFFERY TAYLOR
75.	MAGNET MASTERS LLC
76.	GEORGE RUSSELL
<i>77</i> .	
	ANA G GARCIA
79.	
80.	
81.	LAURA K WISHARD
82.	DAVID SELF
83.	RUNE KRAFT
84.	RUNE KRAFT - PACIFIC
	EQUIPMENT MANAGEMENT
0.7	COMPANY
85.	RUNE KRAFT -
	SERVICEPARTNER

86. RUNE KRAFT - ARTESIA

OF COMPANIES

RUNE KRAFT - THE 24 7 GROUP

87.

### Jabbari, et al. v. Wells Fargo & Co., et al. No. 15-cv-2159 Exclusions

00	MADIA DOWELL
88.	MARIA POWELL
89. 90.	
91.	
92.	
93. 94.	
94. 95.	JOHN P. LESTER
96.	DYNAMICS INTERNATIONAL
	LLC
97.	
	MARLO MOBLEY
	PORTIA PITTMAN
	ABEL VELA
	MICHAEL KEANE
	RAY A PRICE
103	CURTIS MCCRAY
104.	JEFFERY ALLAN BALL
	MARIE WARE
	JIMMIE B RODRIGUEZ
	PAUL LAPKASS
108.	MIGUEL A CUEVA
109.	HEATHER KNIGHT
110.	STEPHEN MILLER
	DAVINA LEA GREYEYES
	NORMA S VAZQUEZ FLORES
	RACHAEL SIMMONS
	DAVID RAY EWING JR
	LOVELL BURTON
	CARINA L RHEA
	TRACY L SIMMONS
	IRENE E GARCIA
	JENNIFER M SCOLA
	CHRISTOPHER WILLIS
121.	
122.	
123.	•
	TIFFANY ROBINSON
	YULONDA GEORGE
	REGINALD LIGHTFOOT
	LACIE CHANCE
	RYAN CUENCA
	ANTHONY BISSERUP
130.	RUZANNA GALFAIAN ALEXANDER GOMEZ
131.	ALEXANDER GUMEZ

S		
	132.	DEBRA DEPAOLI
	133.	CELIA ACEVEDO
	134.	TIFFANI LEE
	135.	KATHERINE PETERSON
	136.	SHEILA MICHEL
	137.	BRETT ANDREWS
	138.	MICHAEL JOHNSTON
		BETH JOHNSTON
		MARY BENSON
		MARY BENSON
		DENISE GRICE
		AMY PERRY
		DEBRA COX
	145.	
		EDWIN GUARDIA
		AMERICAN SEAFOOD CO INC
		COREY L. ROBERSON
		MELISSA GRANT
		PATRICK VENTANILLA
		CAMERON P CASEY
		LAUREN C HEIMLICH
		MACHE R SAMUELS
		DEIDRE GASTON
		CHERYL L. BROCKSMITH
		PAMELA MARTIN
		CARISSA NETHERCUTT
		NEDELKA MARTINSEN
		JOHN S SHACKELFORD MELINDA BAVILLA
	160.	
	162.	TERY ANN OCHOA
		RAPHAEL B. EMANUEL
		WANDA WASHINGTON
		JORGE A VARGASRIOS
		HECTOR MOLINA
		MIA JAMES
		LAJUANDA GALLOWAY
		DELISA M. JACKSON
		LACEY KNOX
		CHRISTINA AMARO
		CHRISTINA AMARO – AS
	1,0.	BUSINESS
	174.	KARL GREENEWOOD
		SCOTT WESTIN
		ILCE SANCHEZ - RIVERA

#### Jabbari, et al. v. Wells Fargo & Co., et al. No. 15-cv-2159 Exclusions

177.	MONICA HELSEL PATRICIA A. HUTCHINS BELEN FERNANDEZ BESSONE	223.	LILA BEARD
178.	PATRICIA A. HUTCHINS	224.	LOGAN OUINN
179.	BELEN FERNANDEZ BESSONE	225.	LOIS J SCHUPP
180.	RACHEL SHACKELFORD	226.	MARY SWEENEY/BERNARD
181.	RACHEL SHACKELFORD DAVID SHACKELFORD	227.	MICHAEL CAMARILLO
182.	CAROLYN SHACKELFORD	228.	MICHELLE A ROSE
	RAY SHACKELFORD		PATRICIA J MANCINELLI
	MARY E DEAL		RICARDO A. LAREMONT
			SHIRLEY TORKELSON
186.	CAROLINE GRUELUND	_	JUSTIN NOEL
187.	CARL GRUELUND CAROLINE GRUELUND KARL G KAPP NAVAJO NATION EMILY M CLAYTON COLLEEN M OLSON LISA BILKO ROBERT OLSON WILLIE FLORENCE SR HELEN VAIL		MICHAEL T SHEPPARD
188.	NAVAJO NATION		ANTHONY J. GALEAZZO
189.	EMILY M CLAYTON		JERRY AND YUKO HAHN
190.	COLLEEN M OLSON		BRADFORD S COLLINS
191.	LISA BILKO		KAREN L. LEE
192.	ROBERT OLSON	238.	PHYLLIS COSLETT
193.	WILLIE FLORENCE SR		MERRILL GILLETTE
194.	HELEN VAIL		JACK-LEHI M BRYCE
195.	DENISE M PILNAK		ALISA DARNABY
196.	HELEN VAIL DENISE M PILNAK DONALD BLACK GEORGINA VALDEZ	242.	FRANK GABRIAN
197.	GEORGINA VALDEZ	243.	MICHAEL ALLUMS
198.	M KATHLEEN SMITH	244.	BARBARA J STEFFEN
199.	KEVIN PICKARD	245.	BRIAN E SMITH
200.	BRIXIE MARTINEZ	246.	CHRISTIAN MCCARTHY
201.	MAR VIN SAWYER	247.	STEPHEN BOGGS JR
202.	ADNAN HOSSAIN	248.	ALAN MAUNEY
	FRAN JOHNSON	249.	MARY LYNN CROSBY
204.	LENORA M. KNUTH	250.	FRANCIS X DWYER
205.	MARY K DAGOVITZ	251.	DAVID C ARMSTRONG
206.	JOHN MORRISON	252.	DAVID CAVANAH
	WAYNE TAYLOR	253.	JANICE M MCSHERRY
208.	ALLENE J. CRANSTON		JOHN L RENDALL III
209.	RUTH G. SMITH		LOIS ANNE INDORF
	YOUN HWA YOON		ELOUISE S OHLSON
	KRISTINE J RILEY		ROGER G HINKLE
	BENNIE E SMITH, JR.		KATHLEEN C CIOFFI
	BRYAN S CREGGER		STEVEN M COLLOTON
	DANIELLE VAN LENTE		ARNOLD L KWIKKEL
	DARLENE BUDZIAK		EMILY DELGADO
	EDWARD K RICHTER		EMILY DELGADO
	ERIC SHARPLESS		ROGER M SALAME
	FRED PRINDLE		CARRIE J CASTILLO
	FREDERICK E MASON		GEORGE F & MARSHA I BOEHM
	JARED W. CALLIS		KENNETH C. SOMMERFIELD
221.	JOHN ROBERT MCCULLOUGH	267.	ROBERT L. BRUECK

268. RICHARD FENSKE

222. JOSEPH P SOLEBELLO

## Jabbari, et al. v. Wells Fargo & Co., et al. No. 15-cv-2159

#### **Exclusions**

2.50	DD AND ON DY ANWENGIND	215	I A COD INICIADEN
269.	BRANDON BLANKENSHIP	315.	JACOB UNGUREN
270.	KELVIN BRYANT JR	316.	JARED HAMANN
2/1.	BRANDON BLANKENSHIP KELVIN BRYANT JR FRANK LALONE ROBERT AND MARIAN HAYES SHOMARI J HOHN BARBARA CHASSEE DONIELLE	317.	BRIGITTE D COMANDANTE
272.	ROBERT AND MARIAN HAYES	318.	CHRISTINA GOH
273.	SHOMARI J HOHN	319.	JONATHAN STEIN
274.	BARBARA CHASSEE	320.	ARTHUR DALE THOMAS
275.	DONIELLE	321.	COLLEEN A HENNINGS
276.	MARTHA E TOZER	322.	ALLEN R AND JANET SHIELDS
277.	DONIELLE MARTHA E TOZER DAISY GONZALEZ KEITH AND HAZEL HENRICK	323.	HARISH K VELAMALA
278.	KEITH AND HAZEL HENRICK	324.	RAJESWARI MARADANA
	GREGORY F RENFROE		SUSAN RAMOS
280.	TIFFANY IKEDA	326.	BELKIS AURORA CONTRERAS
281.	TIFFANY IKEDA ACQUINETTA BEATTY JAMES SHIPP CYANNE D NIFONG MAUREEN FITZGERALD CAROL HAZLEWOOD ROY C LANE CHRISTINA LEE ADKINS ELIZABETH ANN WHISENAND		CONTRERAS
282.	JAMES SHIPP	327.	JILL L SEEGER
283.	CYANNE D NIFONG	328.	C CALLOWAY
284.	MAUREEN FITZGERALD	329.	WAYNE MAISCH
285.	CAROL HAZLEWOOD	330.	MARCUS SMITH
286.	ROY C LANE	331.	ANDREW HILDRED ROBERTS
287.	CHRISTINA LEE ADKINS	332.	DAVID WATTS
288.	ELIZABETH ANN WHISENAND	333.	LENORE N GUTHRIE
289.	LING-YIN SHIH	334.	BURTON OZMENT
290.	PAULA D WRIGHT-LAMAR	335.	ROBERTO BUENFIL RICALDE
291.	MARK BRUNTY	336.	JIDESH VEERAMACHANENI
292.	LING-YIN SHIH PAULA D WRIGHT-LAMAR MARK BRUNTY OSCAR	337.	EDWARD MIHALEK
293.	MATT AND JOY MALINOWSKI	338.	JOE SCHRENGOHST
294.	DAVID KING	339.	HOWARD GLEICHER
295.	MATT AND JOY MALINOWSKI DAVID KING ROSA J GRAVES YOLANDE ESSANGUI EMIL H MYERS JR	340.	DAMON C. CHEN
296.	YOLANDE ESSANGUI	341.	ANTHONY BARRETT
297.	EMIL H MYERS JR	342.	MICHAEL MUCKLOW
298.	DAVID OR AMY STILLMAN	343.	WANDA J BURNETT
299.	TAMERA SCHEIBE	344.	JOSEPH BURNETT
300.	EMIL H MYERS JR DAVID OR AMY STILLMAN TAMERA SCHEIBE KELLY ABNER CAROLINA GARAY BOS ARIO	345.	GLENDA BUTTERFIELD
301.	CAROLINA GARAY-ROSARIO	346.	SARALYN COHEN
302.	ALFREDIA CONNER	347.	JAMES L. PROCTOR
	JEAN ANN LYNCH		VIRGINIA RODRIGUEZ
	MARIA ARZATE		RHANDA TODD
	JESSICA RUPE		KAREN I BOTEL
	PATRICIA A BRUECK		STEVE WINANS
	MARCO ANTONIO BORJA PEREZ		PAULA FREDERICK
	JOSEPH K. WASHBURN		ANDREA ZIMMER
	BOYD MONTGOMERY		GIOVANNI MONTOYA
	ODNE METTRA		JEAN OWONO
	DAVID GARRY NEWMAN		SHIH-TING LIN
-	ISABEL QUILANTAN		ADAM PARROTT-SHEFFER
	KEVIN VAN TRAN		ZACHARY BOLT
	NATHAN NIXON		ROBERT KIRKPATRICK
514.	NATHAN MAON	339.	RODENT KIKKI ATKICK

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#### Jabbari, et al. v. Wells Fargo & Co., et al. No. 15-cv-2159 Exclusions

360.	JERRY HARMAN
361.	RICARDO ESPINOZA
	JICKSEN K JOY
	JOSEPH M SCARBOROUGH
364.	
365.	
366.	
367.	KALEB HANNEN
368.	KINAH HIBBLER
369.	KALEENA LEE
370.	KATHLEEN E WOLFE
371.	SANDRA SALDANA
372.	
373.	
374.	
375.	ANN HAGER
376.	ROSILAND TOSCANO
377.	
378.	MARCIA K GUNHUS
379.	COREY MICHAEL DAVIS
380.	TANESHA L MURPHY
381.	RYAN WRIGHT
382.	HOLLY GREEN
383.	CARLA M IRIZARRY
384.	ANGELITA MONTEZ
385.	MARCELL AARON JR
386.	KATHY KETCHUM
387.	MATTHEW PAUL GOURD
388.	NUWAN DEWATHAGE
389.	CRYSTRAL SINCLAIR
390.	RANDELL ZIRKLE
391.	CRYSTAL MINCEY
392.	JUDITH M WALL
393.	JORGE CERVANTES
394.	WENDELL JOHNSON
395.	DANYELL JOHNSON
396.	SUMAN M PRADHAN
397.	ROBERT D MCMILLAN
398.	DARLENE BURTON
399.	JOHN J DYER
400.	PHILIP CARRELL
401.	
	LAWRENCE W DUNN
403.	DONNA WARDLOW BROWN

404. MICHAEL SIMISON

5		
	405.	MICHAEL SIMISON – CORRIDOR HEALTH CARE
	406.	DEVITA DOVER
		SHAWN MILLER
		CODY GRIFFIN
		RAYMOND MELVIN HALFON
		SHARI LAND
	411.	VANESSA STELLA
	412.	ARNOLDO RIVERA
	413.	CLAUDIA SANDOVAL
	414.	DHANESH PERSAUD
	415.	LALITA JARMOND
	416.	TONY GARDNER
		RYAN BURCH
		NATASHA JOSEPH
		LATONYA YATES
		MARVIN IBANEZ
		JULIAN LOWELL CULBREATH
		DIANNA SMITH
		JOSEPH CHARLES ADLER
		STEVE LAWRENCE
		TAMARAE M HOLLMAN
		THERESA MOORE KEELS
		VILDAN PIRINCCI
	428.	
		ALISON LAWRENCE
	430.	ROMANIE PIERRE
	431.	
		KAREN VERGARA
		ARTHUR F AHR
		RAKESHA REED MICHAEL J CARRILLO
		SHANA BURBANK
	430.	
		TRYSTA CARLSEN (JOHNSON)
		GILBERT SAUCEDO
		JOSE A SANTIAGO VELEZ
		GLEN LA RAVIA
		AMY EUDALEY
		SHAKE SABBRI
		PRAKASH PATEL
		CHERYL WARREN
		PHILIP PENNELL
		BLANCA N CASTILLO
	448.	RENA JO KNOLL
		IOANNIS BOSKOS

## Jabbari, et al. v. Wells Fargo & Co., et al. No. 15-cv-2159

#### **Exclusions**

450.	MARLENE MILFORD	496.	LINDA LARA
451.	MARLENE MILFORD THELMA NEILA ALVARADO	497.	JOSEPH AYALA
452.	CHANDRIKA BERRY	498.	JOSEPH DINGLE
453.	KAO HER	499.	KERLANDE ABOITE
454.	KENDRA NGUYEN	500.	CLAUDIA CASTRO-GONZALEZ
455.	ROYCE OR MAMIE COLEMAN	501.	VICTORIA HOLGUIN
456.	CHANDRIKA BERRY KAO HER KENDRA NGUYEN ROYCE OR MAMIE COLEMAN CHRISTINA	502.	MONICA SOLIS
457.	CHARMAINE BLANCHARD	503.	MONICA SOLIS JARRED ROBINSON
458.	RACHEL FLORES	504.	JASON JACKSON
459.	RACHEL FLORES LAWRENCE E. TAYLOR JR	505.	EUGENE J DUPREE
460.	BRIJETTE KENNARD	506.	NIKKI STRICKLAND
461.	ALBERTO T VALDES	507.	TIFFANY TOBE
462.	LAWRENCE E. TAYLOR JR BRIJETTE KENNARD ALBERTO T VALDES CECILIA E MONTANEZ FLETCHER BURTON PHILIP GARDINER DE BACK STEVEN DOROFF ESTHER LOERA ERNESTO OSBALDO BAZUA LINDA THOMAS	508.	LIDIYA SILVER
463.	FLETCHER BURTON	509.	DARRELL YOUNG
464.	PHILIP GARDINER DE BACK	510.	DARA FENNER
465.	STEVEN DOROFF	511.	TEKEILA WARFIELD
466.	ESTHER LOERA	512.	LILY KOMLAN
467.	ERNESTO OSBALDO BAZUA	513.	LEON OTTEN
468.	LINDA THOMAS	514.	REYES A. ORDAZ
469.	SHONDA L. MILLER	515.	KISSIE HAWKINS
470.	TYRONE TOTTEN	516.	DORA JONES
471.	CHRISTOPHER LOCALLO	517.	STEVEN VINCENT ADDISON JR.
472.	GLEN KILMNICK	518.	MASIE A NEWSOME
473.	ERNESTO OSBALDO BAZUA LINDA THOMAS SHONDA L. MILLER TYRONE TOTTEN CHRISTOPHER LOCALLO GLEN KILMNICK JOHN ROSS ANDREW J WILLIAMS	519.	DAVID
474.	ANDREW J WILLIAMS JALINE R MCMILLAN	520.	MERCEDES MEDINA
475.	JALINE R MCMILLAN		AMANDA RAKESTRAW
	ADAM WEHR	522.	AUJANEIK MOSS
477.	WILLIAM H. SERRANO		
478.	WILLIAM H. SERRANO MICHAEL D WILLIAMS	524.	MARIA LINO
	RANDY KIM	525.	KEVIN PURDIMAN
480.	NANCY ANN ZECCA	526.	BERNADETTE BREAUX CARLETON GOODLOE
	SANDRA BAUTISTA	527.	CARLETON GOODLOE
482.	CHARLES ABABIO	528.	ZIAMARA
	STEVEN JOHNSON		DAYNA MENZIES
484.	COLETTE DAUGHTRY	530.	CLAUDIA TELLEZ
	LIANE BARBER		ROBERT OUEINI
	GRANDON PARKS		AFTAB AHMED
487.	VICTORIA ANDERSON	533.	KAREN LOVINGS
	KAILA GREEN		AKEITHA MOZELL
489.	NEVILLE C GEORGE JR	535.	CYNTHIA HILL
490.	SHELAYNE SAVAGE	536.	CHRISTOPHER ALLARD
	NORMA MENDOZA BARRIENTOS		SHARON G DAVIS
	GARY BILYEU		YONELIS CUEVAS LORENZO
	TYWAIN DECARLOS PETERS		CAMDEN WHEELER
	CYNTHIA L HIGGINBOTHAM		SHANTEL PALMER
	OTORIA FOWLKES		AARON VARKPEH

#### Jabbari, et al. v. Wells Fargo & Co., et al. No. 15-cv-2159 Exclusions

<b>5.40</b>	DICADDO HEDNANDEZ	<b>507</b>	
542.	RICARDO HERNANDEZ NAKEYA J. LANCASTER	58/.	DONALD L WALKER SR.
543.	NAKEYA J. LANCASTER	588.	TOWANA WILLIAMS-KERNAN
544.	PEARL M STAUDINGER	589.	ADLINE PIERRE
545.	JESSICA	590.	FRANCOISE PIERRE
546.	MELODY STITH	591.	ADILUS PIERRE
547.	LEIGH MYER	592.	SHERRIE JONES
548.	DONALD HENNINGTON	593.	AIRAMUS DAVENPORT
549.	TANISHA WASHINGTON	594.	JOHN GILLIAM
550.	CASSANDRA MOORE	595.	SANDRA MARTINEZ
551.	ADAM R. HASS	596.	SARA ECKL
552.	MANUEL VILLANUEVE	597.	ANGIE SANDOVAL
553.	ALICIA CERF	598.	RAJAN'EE WILLIAMS
554.	NAKEYA J. LANCASTER PEARL M STAUDINGER JESSICA MELODY STITH LEIGH MYER DONALD HENNINGTON TANISHA WASHINGTON CASSANDRA MOORE ADAM R. HASS MANUEL VILLANUEVE ALICIA CERF MARTHA GONZALEZ – SANFORD METAL PROCESSING DEMETRIS FRAZIER	599.	GIAO Q LE
	SANFORD METAL PROCESSING	600.	GRACIELA SOSA
555.	DEMETRIS FRAZIER	601.	TANISHA HALL
556.	ABDIKARIM ISSE	602.	DEBRA GIAMBUZZI
557.	STENNETTIA STEWART	603.	BARBARA TIMMEL
558.	THOMAS MALCOLM	604.	JOHNATHAN HOGAN
559.	DAVID WALKER	605.	THERESA SHORTINO
560.	LIZBETH MONTANEZ	606.	LUIS LORENZO SALAZAR JR
561.	JACKIE MARENO	607.	VANESSA SMITH
562.	DEREK MAXWELL	608.	ZADITH HAMANN
563.	RICHARD OLSEN	609.	ALAN ENG
564.	SANFORD METAL PROCESSING DEMETRIS FRAZIER ABDIKARIM ISSE STENNETTIA STEWART THOMAS MALCOLM DAVID WALKER LIZBETH MONTANEZ JACKIE MARENO DEREK MAXWELL RICHARD OLSEN FRANCISCO KALAW JR RAMIRO MARTIN DEL CAMPO	610.	LISA LEVINE
565.	RAMIRO MARTIN DEL CAMPO	611.	NANINE FOSTER
200.	ASTILE I ALVAKEZ	612.	KRISTY SMITH
567.	BOBBY MADDOX	613.	JANET CORNELL
568.	BOBBY MADDOX YSMAEL ARIAS TRACY FELDER SHAKEA L HAMMOND ROBYN HUNTER IDELIA BROWN NIDIA E. M. ARAIZA KEITH SMITH	614.	LAURAL D HECHT
569.	TRACY FELDER		JOSE CASILLAS GARCIA
570.	SHAKEA L HAMMOND		KEVIN WILLIAMS
571.	ROBYN HUNTER		EMERSON ESPIRITU
572.	IDELIA BROWN		DARYL JOHNSON
573.	NIDIA E. M. ARAIZA		VICTORIA O JOHNSON
574	KEITH SMITH		TONY SWEET
	KEVIN P HADLEY		JOSEPH COLE
	LEONARD WILLIAM GRAHAME		TYRINA BARR
	RAYNAL RODGERS		KIWAN HAYNES
	JANE LINK		ASHLEY SPENCER
	JIMMY COPPEDGE	-	TREAVOR BISBY
	JOSE CRUZ		SAUL RICO
	DEBBIE MCPHERSON		NORMA HERNANDEZ
	THASA LIGHTY		BERNARDO HERNANDEZ
	DANIEL SOLACHE		JEFFREY A BAGLIO
	ROBERT DELLA VALLE		JOSEPH FLORO
	SHADIRAH		TASHA BERNOUDY
	LINA SMITH		MAI HANG
500.	LINA SIMITII	032.	WAI HANO

## Jabbari, et al. v. Wells Fargo & Co., et al. No. 15-cv-2159

#### **Exclusions**

633.	SHERRY HURST	678.	RUBY GRAY
634.	SHERRY HURST LISA HALL REBECCA SALINAS IVAN ALEXI DOMINGUEZ	679.	ANITA PAGANO
635.	REBECCA SALINAS	680.	ANETTA & RICHARD (DECD)
636.	IVAN ALEXI DOMINGUEZ		GOOD
		681.	ROSHANDA MANGUM
637.	MICHELE PATRICK	682.	LEANDRO J CANDELARIA
638.	GINA COOPER	683.	MARLETTA SMITH
639.	HERNANDEZ MICHELE PATRICK GINA COOPER CHRISTINA UNRINE	684.	MINDY BENHAMOU
640.	DELTA L PATTERSON	685.	BRUCE A EVANS
641.	NANCY JOAQUIN	686.	HONGJIN HA
	RON WAGNER	687.	BEFNARD PIERRE
643.	DAVID JOHNSON	688.	JENNIFER GUTIERREZ
	MICHAEL BRADEN	689.	ANTONIO VELAZQUEZ
645.	TERESA ALFARO	690.	LAUREN ALSTON
646.	KENDRA WRIGHT	691.	MISLAINE BOSSE
647.	JESSICA HERNANDEZ	692.	MAZEN ALRAHILI
	LANIESHA SMITH	693.	ROBERT C ERICKSON
649.	BENJAMIN CROSLAND	694.	SHANIKA CHERRY
650.	KRISTIE COOK	695.	DEWEY JOHNSON
651.	NICHOLAS SCHREIFELS	696.	ROBERTO MENDOZA PADILLA
652.	YU KAMAKARI	697.	VELMA
653.	LEONARD BRUCE MAY	698.	YAHAIRA ANGULO
654.	LASHONDA THOMAS	699.	JONATHAN EJERCITO
655.	DASHAWN TALMADGE	700.	BRITTNEY BURNLEY
656.	KRISTIN PELLEGRINO	701.	EUNICE COVARRUBIAS
657.	DYLAN SAYERS	702.	DENA HARMON
658.	MOHAMED SOGBEH	703.	GLORIA MUDGE
659.	MICHAEL MESA	704.	ADAM HANCOCK
660.	BEAULAH ALEXANDER ROLANDA MADOJEMU EVELYN ORTEGA MYRA M ZAVALA ALMA AGUIRRE	705.	YUMI CROWDER
661.	ROLANDA MADOJEMU	706.	SOLON ESCOBAR
662.	EVELYN ORTEGA	707.	MARK MCINTOSH
663.	MYRA M ZAVALA	708.	RAQUEL WATKINS
664.	ALMA AGUIRRE	709.	KHONDAKER ASHRAF
665.	HELEN GUILLORY	710.	MITCHELL UPCHURCH
666.	KIMBERLY CASTRO	711.	CANDIS CHAMBERS
667.	DEAJA DERRICK	712.	ALBERTO
668.	SANAA HABASHI	713.	OSCAR CARCAMO
669.	TRINITY VANNOSTRAND	714.	MARIA G TRIGUEROS
670.	ALEX NUSBAUM	715.	KENDRA MARTIN
671.	MARTA OROZCO	716.	TANSY SMITH
672.	DESHONTRE T LASTER	717.	BERTHA
673.	PETER TOBIN	718.	JOSUE TREJO NAVARRETE
674.	KIM NAJERA	719.	JOSHUA HUBERT
675.	MASHETTA WILLIAMS	720.	BONG GRIMES
676.	YIDA X MORA SILVA	721.	SHCHEKLEINA OLGA
	CHRISTINA KING		LEONIDOVNA

#### Jabbari, et al. v. Wells Fargo & Co., et al. No. 15-cv-2159 Exclusions

722	MICHELL ARGO NOAH EVERETT MELODY FLOYD CHRIS MORGILLO MARK BRUNTY DARRIS J ROLLINS TRACI CRADLE SALMARIA SCOTT RENE C NORTH JOYCE DIGGES LEYONA NEAL DMITRY ROMENSKY MIGDALIA RUENES	7	10511.73.173.1
722.	MICHELL ARGO		JOEY ZSAZSA
723.	NOAH EVERETT		ANTHONY MIMS II TYRONE
724.	MELODY FLOYD		TYKERA BEAUFORD
725.	CHRIS MORGILLO		SHARON
726.	MARK BRUNTY		MICHAEL F LISTERMANN
727.	DARRIS J ROLLINS		LADESHA SMITH
728.	TRACI CRADLE		CARLOS SOMANJI
729.	SALMARIA SCOTT		TROY WILLIAMS
730.	RENE C NORTH		SHANIKA NELSON
731.	JOYCE DIGGES		SANTOS DIAZ
732.	LEYONA NEAL		KALOLO LUAMANUVAE
733.	DMITRY ROMENSKY		GARGI MERCHANT
734.	MIGDALIA RUENES		KIONA SMILEY
735.	VALERIE KIRKLAND		TIMOTHY GALLOWAY
736.	JULIA O'DOWD	780.	CHRISTINA MUNOZ
737.	KRISTINA WAGNER	781.	TABNIKA MCGEE
738.	AMANDA CURRY	782.	ALEJANDRO GALEANA
739.	CHAMPALE BROWN	783.	CAROL B. COLE
740.	MIGDALIA RUENES VALERIE KIRKLAND JULIA O'DOWD KRISTINA WAGNER AMANDA CURRY CHAMPALE BROWN ROBERT CHARLES HEADLEY	784.	MARITZA MEJIA
741.	LESLIE DUNBAR	785.	JOEL VANZANT
742.	JENNIFER YACKEL	786.	GARY W WILLIS
743.	EUNICE DESHIELDS	787.	CHRISTOPHER MURPHY
744.	OLGA MOLME	788.	PACO GONZALES
745.	LESLIE DUNBAR JENNIFER YACKEL EUNICE DESHIELDS OLGA MOLME SHAGHAYEGH VAHIDRAMEZANI SEYED HAMIDREZA SADATSHOBEIRI	789.	BRUCE JORDAN
	VAHIDRAMEZANI	790.	CHRISTOPHER MURPHY
746.	SEYED HAMIDREZA	791.	JULIE ASHLEY
	SADATSHOBEIRI	792.	DEBBIE GILES
747.	SADATSHOBEIRI CHRISTOPHER B ALLEY DARREIN EDWARDS THERESA BLESI JULYANA LOPEZ INEZ D ARDOIN		R VALERIE OSBORN
748.	DARREIN EDWARDS	794.	DONNA LARKIN
749.	THERESA BLESI	795.	JAMES UTSEY
750.	JULYANA LOPEZ	796.	DEBRA L. CIANCI
751.	JULYANA LOPEZ INEZ D ARDOIN MARY HOUSTON-BOONE	797.	EGIDIO MEDEIROS
752.	MARY HOUSTON-BOONE		SAADA THOMAS
	ALMAST GRIGORYAN		KIMBERLEE KJAR
	LENA DANIELS		KARYNTHIA MACK
	MARGARITA MELENA		REGINA WILLIAMS
	ALBERTO CERRANO ALVAREZ		JERRY T LOWE
	JEANINE LIBERATO		TINA WALLACE
	JIYOUNG CHOI		VU HOANG
	JOSHUA GRAY		NADIA BEAULIEU
	LINDA HENLEY		JOSE
	JERRIOT GLENCAMP		CARLTON TERRY
	LAKOYA MCCALLISTER		PARIS
	CHRISTOPHER ALLEN TOBIAS		ALEXIS
	JOHN RONALD CONOVER		KENNETH MITCHELL
	NICHOLAS BRILEY		TAMYRA WARE
105.	MCHOLAS BIMLET	011.	TAMITICA WANG

### Jabbari, et al. v. Wells Fargo & Co., et al. No. 15-cv-2159

#### **Exclusions**

	CECILE RODRIGUEZ		FRANKIE TAYLOR
	GABRIELLE HOWARD		LAKESHA COLEMAN
	GREGORY JOHN YEAKEL		ALEXANDRA DURHAM
815.	BARBARA HYACINTH		DOMINIQUE HUMES
816.	WALEED BAILEY	861.	JUAN C MARIN ANDRADE
817.	LATASHA ANDERSON	862.	SATRINA KELLEY JORDAN
818.	DEBRA A STATEN	863.	CHANDRE JACKSON
819.	VENITA SCOTT	864.	ALEX PADILLA
820.	FELICIA WOODS	865.	YRA SHELDANE MILLER
821.	ARTHUR SPRAGG	866.	LEANNA
822.	MARYSE ELISMA	867.	MARTHA GONZALEZ
	AARON STRAND	868.	HELENE MAPP
824.	MICHELLE CHATMAN	869.	JUAN L VENTURA
825.	MELVIN RODRIGUEZ	870.	TALISHA WEST
826.	WAYNE BECK	871.	DEVEA STEWART
827.	LEE P SAM	872.	MERCEDES BENTON
828.	AVIEA JACKSON	873.	SHARON HOVIS
829.	DAWN BOATWRIGHT (BROOKS)	874.	TYLER HALL
830.	DAWN BOATWRIGHT (BROOKS) LATASHA WOODYARD	875.	KYLE WEST
831.	JOSE ARIAS	876.	MICHELLE DORAN
832.	ALDA MARTINEZ	877.	CANDACE SHENA TURNER
833.	ROBERT BERNARD DALES	878.	RUBEN REYES
	JENNIFER GARCIA	879.	BILLY SIMMONS
835.	JILLMARIE SCUTT	880.	LOUISE ROVETTO
836.	NICOLE KELLUM	881.	MARGARET CANTLON
837.	WALDO K HOWARD	882.	JOCELYN REED
838.	SYLVIA SALAZAR	883.	ERROL WALTERS
839.	RONNY ANDERSON	884.	ERIN ROBINSON
	LINDA LAY		TERESSA FERREIRA
	NAKIA WESLEY		PHO RICKY PHEAV
	MONICA TAYLOR		AMANDA WILLIS
	ALIASGHAR SEDIGHI		ALAN WILLIAMS
	ALAIN DE LA ROSA		JUANITA SOOTO
			MARY ELIOFF
846.	MANUELA DIAZ TONDALAYA MITCHELL	891.	MARIA ANGELES GODOY
	JOSEPHINE PELAGGI	0,1.	SANCHEZ
	JUN HO HAN	892	PATRICIA JACKSON
	FRANCIS DEL CASTILLO		THELMA R BRUESCH
	DEIZE THEREZINHA NICOLUCCI		ZANDRA
050.	DE GOES		ROSITA NUNEZ
851	AMPARO SOUTHARD		LAMONICA
	RESHA ALDRIDGE		DARYA SLEZKO
	DEVRA MICHELLE CUTTING		JOHNNY F WAITES JR.
	RICHARD SALAMON III		RENEE M NOSCHKA
	BRENDA BOWLES		KELLEY PIPER
	TONI SMITH		JOHN E BUCKINGHAM
050.	1 OTAL DIVILLIA	701.	JOHN L DUCKHNOHAM

## Jabbari, et al. v. Wells Fargo & Co., et al. No. 15-cv-2159

#### **Exclusions**

903.	JOHN S. VIEIRA
904.	GREG
905.	MINYETTE CURRENT
906.	JAMEISHA ROPER MALCOM
907.	JENNIFER
908.	VIDA DARKALEH
909.	MARLON BIVINES
910.	JOSEPH L. BRADY
911.	JENNIFER ELISE WINOVICH
912.	NAKESHA HIGH
913.	AURA MARTINEZ
914.	GLORIA MASON
915.	REGINA FLOYD
916.	ANTONIO BUNKLEY
917.	TINIAJA
918.	ANA B PAYAN
919.	RONALD L & C JANE GRAHAM
920.	BLASI
921.	PATRIZIA PORCU
922.	NANCY SANTANA
923.	CLOTILDE NEGRON
924.	HADIL ACOSTA
925.	DERRICK MALONE
926.	EDWOOD DESIGN INC
927.	ZACHARY SOYARS
928.	GUADALUPE REGALADO

902. JOHANNA MUSE

946. JAZMINE JACKSON 947. DELORES ZEILER 948. TAKAHITO YUASA 949. ABDALLAH ABDULJABER 950. KRISTEN GLAROS HANSON 951. JAMES MILLER 952. ELIZABETH RODRIGUEZ 953. LUIS FERNANDO GARCIA DIAZ 954. LATASHIA PARTEE 955. GEYERGOREY LLP 956. CATHY ADAMS 957. SUSAN JOHNSTON 958. KENNETH GREGORY 959. LISA S STERN 960. JONES, ERIKA 961. MOYER, ROBERT 962. BRODIE, AARON 963. AARON HANDS 964. LAWRENCE LEWIS 965. HEIDI HWANG+ 966. STEVEN HWANG+ 967. MATTHEW TATE SR.+

+ Untimely - filed after 5/14/18 deadline

931. DAVID GUGICK 932. DAVID GUGICK - I

929. KATHLEEN KAYLAN 930. DAVID R NIXON

932. DAVID GUGICK - INTRINSIC DESIGN INC.

933. MICHAEL LAMOUREUX

934. FRANKLIN J GENCUR

935. MARIA

936. PUREV O AMINDAVAA

937. JOSEPH RIAD

938. JOSEPH RIAD - RIAD TRUST & RIAD HOLDINGS

939. CORNELIA L PORTE

940. ARTHUR LOPEZ

941. FATEMEH NAJAFIAN

942. MARTHA NELLE BAKER

943. BRIAN WHITT

944. YOLANDA CARRILLO

945. CHRIST TAVIO NEELY

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# Exhibit B

## Jabbari, et al. v. Wells Fargo & Co., et al. No. 15-cv-2159

#### **Exclusions who also filed Claim Form**

1.	MARLA RODGERS
2.	TINA M PIENTA
3.	VOLODYMYR ANDROSHCHUK
4.	
5.	
6.	RICHARD DALE KEEPER JR
7.	JABARI L LUCHIEN
8.	HAZEL WARFORD
9.	REZA KAMALI-SARVESTANI
10.	SABRINA RIVERA
11.	LUTHER PERRY
12.	EMANUEL DELVALLE
13.	YVONNE E BINGER
14.	MARIA TERESA CHAVEZ
15.	LILY BERRY
16.	DEIDRE WRIGHT
17.	MARSHAY ROBINSON
18.	COURTNEY J MCKOWN
19.	VERONICA FLORES
20.	ASMAE
21.	RADAMES RODRIGUEZ
22.	CLAIRE DONALD
23.	GINA TORRES
24.	JAIHYUK CHOI
25.	JESSE JAMES EDWARDS
26.	TOBYANN CHARLES
27.	TIFFANY WALKER
28.	KATHY HONEA
29.	GARY HALEY
30.	MIKE TATASCIORE
31.	JODIE JEAN SWENSON
32.	KELVIN K BUSTER
33.	DONICK A RAMA MINOR
34.	JIMMY DISMUKE
35.	ANTHONY LAWRENCE
36.	HILAL GUDUL
37.	CLAIRE DENISE DONALD
38.	KASHAWN BUTLER
39.	JOSHUA OGIMA
40.	JEUTISHA WEBB
41.	JULIA WRIGHT-DUNN
42.	JACOB D SEELYE
43.	STEVEN HESTER
44.	JAMES A BERRYHILL

45. JONATHAN COOK

16	PAULETTE KNOX
	YIYIN LIU
	PAOLY SACCHI
	TISHA JOHN
	RAYMOND VASQUEZ
51.	ERICA WILLIAMS
52.	LEVENT CAGLAR
53.	STEPHEN SULLIVAN
	JEWELERY S GROSS
	NORA VONGKEO
	CINTYA Y CRUZ
	JENNIFER BARBA
	JOHN MELTON
	MACKENZIE THOMA
60.	CASHE ROYAL
61.	CASHE ROYAL
62.	
	ATAVIS ANDREWS
	SANDRA E LOPEZ
	JANNA WHITE
	KYUNG HONG
67.	KENISHA MELTON
68.	SARA LOPEZ
69.	DREW MICHAEL QUENZER
70.	DENA MAREAN
71.	RICHARD FRANCIS
72.	BOBBY COLEMAN
73.	JANELLE EVANS
74.	VICTOR THOMAS
75.	KAYNEESHA FANNIN
	JOHN L ENSING
	ALEXEY KOLYCHEV
	ERNAN DAI
79.	MARIA CHUKUMBA
80.	JEFFERY SPALDING
81.	DEBBIE GARDINER
82.	YOLANDA JACKSON
83.	WILBER CARDONA
84.	KIM ELLIS
85.	SANTIAGO NATIVI
86.	SHERIF GERGES
87.	DEBRA ESCOBEDO
88.	NGUYEN, THAT VAN
89.	CYNTHIA P. HODSON-GLAS

90. GENARO ANDRADE

#### Jabbari, et al. v. Wells Fargo & Co., et al. No. 15-cv-2159 Exclusions who also filed Claim Form

- 91. JON D. DILLINGHAM
- 92. HELENA FIGARI HARRIS
- 93. ANTHONY WYATT
- 94. REMOON MALTY
- 95. ALLYSSE GASTON
- 96. SHAREDA BOLDEN
- 97. NICOLE MORGAN
- 98. TIRIQ DURANT
- 99. HENRI W SAAVEDRA
- 100. DARLA DELLAPENTA
- 101. BETTY PANAMENO
- 102. ANGELLA
- 103. TASHIA WILLIAMS
- 104. ANNETTE STRINGER
- 105. DARRYL I HANSON
- 106. MARILYN MARTINEZ
- 107. BETTY PANAMENO AS BUSINESS BETTY PANAMENO
- 108. JAQUELL LAMIESE BURTON
- 109. MONICA GOMEZ
- 110. SANDRA I ZUNIGA
- 111. BRENDA TRAN
- 112. DANNY HUNTLEY
- 113. MODESTA PUEBLA
- 114. JOSHUA PHILLIPS
- 115. SIERA HAMILTON
- 116. SERRANT JOHNSON
- 117. JORGE NAVARRETE
- 118. VICTOR J REYNOSO
- 119. REDENTOR PANUELOS
- 120. JAMES ROBERSON
- 121. GERARDO QUINTANILLA
- 122. ANNETTE HARRIS
- 123. JASON NEWKIRK
- 124. CHRISTIN WEAVER
- 125. ANTHONY O. BORBON
- 126. JEREMY BARTON
- 127. LUCRECIA MONTANO
- 128. RHONDA BOWICK
- 129. MICHAEL J PINNOW
- 130. PATRICIA D. HAIRSTON
- 131. APRIL WILLIAMSON
- 132. STEPHEN MILLER
- 133. MIKE ZOU
- 134. DEENA E. ROSARIO

- 135. MAGGIE & ARTHUR NEWSOM
- 136. JERMONA WATSON
- 137. JEROMA WATSON-CLEMENTS
- 138. RALPH MCCOY
- 139. TRAVIS J ASHBY
- 140. NICOLE HOWELL

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# UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

SHAHRIAR JABBARI, et al.,

Plaintiffs,

v.

WELLS FARGO & CO., et al.,

Defendants.

Case No. 15-cv-02159-VC

ORDER DENYING CHERNAVSKY AND CASTRO'S MOTION FOR ATTORNEYS' FEES

Re: Dkt. No. 179

The motion for attorneys' fees filed by Alex Chernavsky and William Castro is denied.

The Court has reviewed their motion and all papers filed in connection with it and concluded that their contribution, and the contribution of their counsel, is too small to warrant a fee award.

IT IS SO ORDERED.

Dated: May 29, 2018

VINCE CHHABRIA United States District Judge